



भारत का राजपत्र

The Gazette of India

प्राधिकार से प्रकाशित
PUBLISHED BY AUTHORITY

सं. 11]

नई विली, शनिवार, मार्च 12, 1966 (फाल्गुन 21, 1887)

No. 11] NEW DELHI, SATURDAY, MARCH 12, 1966 (PHALGUNA 21, 1887)

इस भाग में मिल पृष्ठ संख्या दी जाती है जिससे कि यह भलग संकलन के रूप में रखा जा सके।
Separate paging is given to this Part in order that it may be filed as a separate compilation.

भाग IV

PART IV

गैर-सरकारी व्यक्तियों और गैर-सरकारी संस्थाओं के विकापन और सूचनाएं

Advertisements and Notices by Private Individuals and Private Bodies

NOTIFICATION BY THE BOMBAY OILSEEDS & OILS EXCHANGE LTD., BOMBAY

The approval of the Secretary, Forward Markets Commission under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with the Government of India, Ministry of Commerce and Industry Notification No. S.O. 1162 dated the 4th May 1960, has been obtained on the 9th December 1965 to the following amendments made to the Bye-law of the Bombay Oilseeds and Oils Exchange Ltd., Bombay.

AMENDMENTS

ANNEXURE

Amendments to By-laws and Provisions for NTSO Contracts for Groundnut and Groundnut Oil.

After By-law (12) the following shall be added as By-law (13).

By-law 13(i) No member shall enter into a non-transferable specific delivery contract for sale to a non-member or execute an order of a non-member to purchase on his behalf, after 20-12-1965 unless the non-member is registered under Bye-law 13(ii) of the Exchange.

(ii) Every non-member intending to enter into a non-transferable specific delivery contract for purchase with a member or intending to place an order with a member for purchase under non-transferable specific delivery contract, shall make an application to the Exchange in this behalf in such form and containing such particulars as may be prescribed by the Board with the approval of the Commission. On receipt of such an application; the Board after making such inquiry as it considers necessary in this behalf, may grant a certificate of Registration to the non-member or refuse to grant it. The Board may also prescribe such other procedure in respect of the Registration of a non-member as may be considered necessary from time to time.

(iii) A non-member registered under clause (ii) above shall abide by the conditions laid down in the certificate of Registration.

(iv) The Board of the Exchange may fine a non-member or cancel his registration granted under clause (ii) above if the non-member contravenes any of the conditions laid down in the certificate of registration or fails to pay the amount of margin due from him under Bye-law 9 within 24 hours if he is residing in Bombay or within 48 hours if he is residing outside Bombay from the making of the contract.

After the proposed Bye-law (13) the following shall be added as Bye-law (14) :

Bye-law (14). In case the non-member buyer fails to pay the amount of margin due from him to the member concerned within the time limit as prescribed under Bye-law (13)(iv) above, the member shall have the right—

- (i) to cancel the contract; or
- (ii) to enter into corresponding sale under non-transferable specific delivery contract and claim from the non-member the difference between the price of the contract with him and the price of the corresponding contract for sale; or
- (iii) to close the contract at the spot rate fixed by the Exchange, on the day subsequent to the day on which the time limit to pay the margin expires.

In pursuance of proviso to Sub-section (4) of Section 11 of the said Act, the approval of the Secretary, Forward Markets Commission has been obtained for dispensing with, in the interest of the trade, the condition of previous publication of the above amendments.

R. V. SHETH

Secretary

The Bombay Oilseeds & Oils Exchange Ltd.,
Bombay

Bombay,

Dated : 8-1-66.

NOTIFICATION BY THE BOMBAY OILSEEDS & OILS EXCHANGE LTD., BOMBAY

The approval of the Secretary, Forward Markets Commission under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with the Government of India, Ministry of Commerce and Industry Notification No. S.O. 1162 dated the 4th May 1960, has been obtained on the 29th December 1965 to the following amendments made to the Bye-laws of the Bombay Oilseeds and Oils Exchange Ltd., Bombay for non-transferable specific delivery contracts for Groundnut and Groundnut Oil.

AMENDMENTS***Amendments to Bye-laws and Provisions for Non-transferable Specific Delivery Contracts for Groundnut & Groundnut Oil***

(1) In Bye-law 13(i), the following shall be added at the end :—

"A member may, however, enter into such a contract for sale with a non-member who has not already been registered or execute an order for purchase on his behalf provided the member concerned simultaneously with the entering into such a contract—

- (a) reports to the Exchange the name and address of the non-member and furnishes also such further particulars of the party as he may have in his possession; and
- (b) undertakes to secure from the non-member within 10 days from the making of the contract his application form for registration duly filled in."

(2) After Bye-law 14, the following shall be added as Bye-law 15 :—

"15 If a non-member who has not already been registered fails to send his application form for registration duly filled in within 10 days of his entering into a non-transferable specific delivery contract for purchase or if the Board refuses to grant him registration, the non-member shall be debarred from entering into any fresh contract for purchase with any member of the Exchange. However, the contract for purchase which the non-member has already entered into shall be allowed to run its course."

(3) After the proposed Bye-law 15, the following shall be added as Bye-law 16.—

"16 A non-member registered with the Exchange as a non-member buyer in accordance with Bye-law 13(ii) shall not effect sale of the same commodity under a non-transferable specific delivery contract which is subject to the Bye-laws of the Exchange or the Bye-laws of any other association in Bombay recognised under the Forward Contract (Regulation) Act, 1952 in respect of forward contracts for the same commodity. However, such non-member shall be permitted to effect sales of the same commodity under a non-transferable specific delivery contract in Bombay to end-users such as vanaspati manufacturers, retailers, soap factories, hoteliers etc."

(4) After the proposed Bye-law 16, the following shall be added as Bye-law 17.—

"17. On any day within one week preceding the last day of delivery, the seller or buyer may give a notice to the opposite party to the contract and to the Exchange that he is unable to give or take (as the case may be) delivery of goods. On receipt of such a notice—

(1) if the notice is given by seller, the buyer may exercise any of the following options —

- (a) buy on seller's account either railway receipt or ready goods on subsequent day after the day on which the notice was received by him;
- (b) close the contract on the subsequent day after the day on which the notice was received by him and claim from the seller the difference between the contract rate and the spot rate registered by the Exchange for that day;
- (c) cancel the contract.

The buyer may exercise one option for some part of the contract and another option for another part of the contract at his discretion.

In case the buyer does not agree to exercise any of the above options, Bye-law 8(A) shall govern the contract.

(2) If the notice is given by the buyer, the seller may exercise any of the following options.—

- (a) sell on buyer's account either railway receipt or ready goods on the subsequent day after the day on which the notice was received by him;
- (b) close the contract on the subsequent day after the day on which notice was received by him and claim from the buyer the difference between the contract rate and the spot rate registered by the Exchange for that day;
- (c) cancel the contract.

The seller may exercise one option for some part of the contract and another option for another part of the contract at his discretion

In case the seller does not agree to exercise any of the above options, Bye-law 8(B) shall govern the contract.

(5) After the proposed Bye-law 17, the following shall be added as Bye-law 18 :—

"18. (1) Every member of the Exchange who needs the facility of trading in non-transferable specific delivery contract in groundnut or groundnut oil shall make an application to the Exchange for being grouped in 'buyers' or 'sellers' panels in such form and containing such particulars as may be prescribed by the Board.

(2) The Board or a Sub-Committee appointed by it in this behalf shall have power to group the members into separate panels of 'buyers' and 'sellers' for the purpose of trading in non-transferable specific delivery contracts in groundnut and/or groundnut oil after taking into account his application as aforesaid and such other factors as the Board may deem proper.

(3) No member of the Exchange shall enter into any non-transferable specific delivery contract in groundnut or groundnut oil which provides for delivery beyond the 31st December 1965, unless he has been grouped in either the panels of 'buyers' or the panel of 'sellers' in accordance with clause (2) above.

(4) A member grouped in the panel of 'sellers' may enter into a non-transferable specific delivery contract for the sale of groundnut or groundnut oil either on his own account or in the capacity of a commission agent for an upcountry principal, but shall not enter into any non-transferable specific delivery contract for purchase of groundnut or groundnut oil as the case may be except in the following cases, namely,—

(a) where the contract is for the purchase of groundnut or groundnut oil as the case may be from an upcountry market for delivery in Bombay, or

(b) where the member has obtained the prior permission of the sub-committee appointed by the Board in this behalf, for the particular contract for purchase of groundnut or groundnut oil as the case may be, or

(c) where the member has been specifically permitted to effect local purchases of groundnut oil under the non-transferable specific delivery contract by the Board or the Sub-committee appointed by the Board in this behalf after being satisfied that the member is a commission agent or dealer, has a godown either rented or owned by him, and shows that his local purchases and sales were on an average at least 500 tonnes in any one year of the last 3 years. Such local purchases in groundnut oil shall be effected only from other commission agents who declare in the contract form that the sale is on behalf of their upcountry principal and sales of oil so locally purchased shall only be effected to end users such as vanaspati manufacturers, retailers, soap factories, hoteliers etc

(5) A member grouped in the panel of 'buyers' may enter into a non-transferable specific delivery contract for the purchase of groundnut or groundnut oil as the case may be either on his own account or in the capacity of a commission agent for an upcountry principal, but shall not enter into any non-transferable specific delivery contract for sale of groundnut or groundnut oil as the case may be except where the member has obtained the prior permission of the Sub-committee appointed by the Board in this behalf, for the particular contract for sale

(6) A member classified as a 'buyer' or a 'seller' shall not be allowed to change his classification unless the Board is satisfied that for very exceptional reasons, it is necessary to permit the change. The Board, however, shall have the right to remove a member from his panel if he is found to be misusing the facilities of entering into non-transferable specific delivery contracts.

In pursuance of proviso to Sub-section (4) of Section 11 of the said Act, the approval of the Secretary, Forward Markets Commission has been obtained for di-

pensing with, in the interest of the trade, the condition of previous publication of the above amendment.

R. V. SHETH

Secretary

The Bombay Oilseeds & Oils Exchange Ltd.,
Bombay

Bombay,

Date : 8-1-66.

NOTIFICATION BY THE BOMBAY OILSEEDS & OILS EXCHANGE LTD., BOMBAY

The approval of the Secretary, Forward Markets Commission under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with the Government of India, Ministry of Commerce and Industry, Notification No. S.O. 1162, dated the 4th May 1960 has been obtained on 31st December 1965 to the following amendments made to the Bye-laws of the Bombay Oilseeds and Oils Exchange Ltd., Bombay.

AMENDMENTS

The Bombay Oilseeds & Oils Exchange Ltd.

Amendments to Bye-laws and provisions for Non-transferable Specific Delivery Contracts for Groundnut and Groundnut Oil. In Bye-Law 18 for clause (5), the following shall be substituted, namely :—

(5). A member grouped in the panel of 'buyers' may enter into a non-transferable specific delivery contract for purchase of groundnut oil, but shall not enter into any non-transferable specific delivery contract for sale of groundnut oil except in the following cases, namely :—

- (a) where the member has obtained the prior permission of the Sub-committee appointed by the Board in this behalf, for the particular contract for sale, or
- (b) where the sale is to an end-user in Bombay City or in adjoining areas of Thana and Kolaba districts, such as a vanaspati manufacturer, retailer, soap factory, hotelier, etc., and where the member has been specifically permitted to effect such sales by the Sub-committee appointed by the Board in this behalf after satisfying itself that the member—
 - (i) is a commission agent for such end-users or a dealer, and
 - (ii) has a godown either rented or owned by him, and
 - (iii) has to his credit local purchases and sales amounting to 1,000 tonnes in any one year out of the last 3 years.

In pursuance of proviso to Sub-section (4) of Section 11 of the said Act, the approval of the Secretary, Forward Markets Commission has been obtained for dispensing with, in the interest of the trade, the condition of previous publication of the above amendment.

R. V. SHETH

Secretary

The Bombay Oilseeds & Oils Exchange Ltd.,
Bombay

Bombay,

Dated : 8-1-66.

NOTIFICATION BY THE EAST INDIA COTTON ASSOCIATION LTD., BOMBAY

The approval of the Deputy Director, Forward Markets Commission, under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952), read with the Government of India, Ministry of Commerce and Industry, Notification No. S.O. 1162 dated the 4th May 1960, has been obtained on the 25th November 1965 to the following amendments made to the Bye-laws of the East India Cotton Association Ltd., Bombay, the same having been previously placed on the Notice Board of the Association under Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

AMENDMENTS

In Bye-law 221 :

- (a) For the words "The following grade standards" the words "The grade standards" shall be substituted;
- (b) The words "Grades : Extra Superfine, Superfine, Fine (Basis), Fully Good to Fine and Good to Fully Good, respectively corresponding to UNWA, UNUG, Selling Standard, UNFA and UNEX," shall be deleted;
- (c) The words "in respect of the aforesaid grades" shall be deleted;
- (d) In para 4, the words "viz. UNWE (Extra Superfine), UNUG (Superfine), Selling Standard (Fine) and UNFA (Fully Good to Fine)" shall be inserted between the words, "L.M.B. Kampala" and "shall be adopted".

D. G. DAMLE

Secretary

*The East India Cotton Association Ltd.,
Bombay*

Bombay,

Date : 25th November 1965.

CORRIGENDUM

Notification of Life Insurance Corp. of India, Bombay, printed at page No. 131 in 2nd column of Gazette of India, Part IV, dated 19-6-65.

- (i) In the second line of sub-regulation (1) of Regulation 19 the word "a" has been left out in the print between the words "and" and "transferred".
- (ii) The first letter "I" of the first word "In" of the sentence in inverted commas, meant for inserting in the third line of Regulation 64 should be a small "i" i.e. "in case he belongs....." and not "In case he belongs....." as printed.

LOST

The Government Promissory Note No. DHO 18636 of the 3 per cent loan of 1951—54 for Rs. 500 originally standing in the name of Reserve Bank of India and last endorsed to Kedar Nath, the proprietor, by whom it was never endorsed to any other person, having been lost, notice is hereby given that the payment of the above note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, New Delhi and that application is about to be made for payment of the discharge value in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above-mentioned security.

Name of the Advertiser : Kedar Nath.

Residence : Mohalla Guru Tola, Ajamgarh.

NOTICE

NO LEGAL RESPONSIBILITY IS ACCEPTED FOR THE PUBLICATION OF ADVERTISEMENTS REGARDING CHANGE OF NAME IN GAZETTE OF INDIA. PERSONS NOTIFYING THE CHANGES WILL REMAIN SOLELY RESPONSIBLE FOR THE LEGAL CONSEQUENCES AND ALSO FOR ANY OTHER MISREPRESENTATION ETC.

BY ORDER

Manager of Publications

CHANGE OF NAMES

I, hitherto known as FAKIR MOHAMED GULMOHAMED ATAR son of GULMOHAMED ATAR, employed as a Painter, T. No. 390, Central Rly. Workshop, Kurduwadi, Dist. Sholapur, residing at present in Railway Quarter No. J-60, Railway Colony, Kurduwadi, Dist. Sholapur, have changed my name and shall hereafter be known as MUSA GULMOHAMED ATAR.

I hereby certify that I have already complied with the legal formalities required in this connection.

FAKIR MOHAMED GULMOHAMED ATAR
(Sd. in existing name)

I, hitherto known as Kum. RAJANI daughter of Shri R. R. MULAY, employed as Telephone Operator in Bombay Telephones, Home Street, Bombay, have changed my name and shall hereafter be known as Mrs. MEERA PRABHAKAR THITE.

It is certified that I have complied with other legal requirements in this connection.

Miss RAJANI R. MULAY
(Sd. in existing name)

I, hitherto known as PANDURANG GANPATI JAGTAP son of Shri GANPATI PANDURAM JAGTAP, employed as Clerk in Ramyadi Post Office, Bombay-2, residing at Deen Building, Room 77, Delile Road, Bombay-11, have changed my name and shall hereafter be known as ANANDRAO GANPATI JAGTAP.

It is certified that I have complied with other legal requirements in this connection.

PANDURANG GANPATI JAGTAP
(Sd. in existing name)

I, hitherto known as NIVRITTI RAMKRISHNA HATRE son of Shri RAMKRISHNA HATRE, employed as Peon in Overseas Communications Service, C.T.O. Bldg., Bombay-1, have changed my name and shall hereafter be known as NIVRUTTI RAMKRISHNA ATRE.

It is certified that I have complied with other legal requirements in this connection.

N. R. HATRE
(Sd. in existing name)

I, hitherto known as VITHAL RAMKRISHNA HATRE son of Shri RAMKRISHNA HATRE, employed as Peon in C.T.O., Bombay-1, residing at 50, Umar-khadi Road, Bombay-9, have changed my name and shall hereafter be known as VITHAL RAMKRISHNA ATRE.

It is certified that I have complied with other legal requirements in this connection.

V. R. HATRE
(Sd. in existing name)

I, hitherto known as BHUP SINGH son of Shri CHANAN SINGH, employed as NK. in Signals BN, residing at C.R.P., Neemuch, have changed my name and shall hereafter be known as BHUPINDER SINGH.

It is certified that I have complied with other legal requirements in this connection.

BHUP SINGH
(Sd. in existing name)

I, hitherto known as D. H. KARADI son of Shri H. A. KARADI, employed as Technical Supervisor in the office of the Chief Inspectorate of Electronics, Electronics, Hebbal, Bangalore-6, residing at D. No. Q66-67, Temple Road, 15th Cross, Malleswaram, Bangalore-3, have changed my name and shall hereafter be known as D. G. BARADDI.

It is certified that I have complied with other legal requirements in this connection.

D. H. KARADI
(Sd. in existing name)

I, hitherto known as ABHIMANYU DAFADER son of Late KALI MOHAN DAFADER, employed as Clerk in Post and Telegraph Dept., residing at Khantura, Uttarpara, P.O. Khantura, Distt. 24-Parganas, have changed my name and shall hereafter be known as ABHIMANYU BISWAS.

It is certified that I have complied with other legal requirements in this connection.

ABHIMANYU DAFADER
(Sd. in existing name)

I, hitherto known as RAMANLAL NANJIBHAI SURATI son of Shri NANJIBHAI, employed as Postal Clerk in Head Post Office, Bardoli, have changed my name and shall hereafter be known as RAMANLAL NANJIBHAI PATEL.

It is certified that I have complied with other legal requirements in this connection.

RAMANLAL NANJIBHAI SURATI
(Sd. in existing name)

I, hitherto known as GUDDETI YESU son of Shri SAMSON, employed as Y. P. C. in Bhimadol Railway Station, residing at Bhimadol Railway Station, have changed my name and shall hereafter be known as KATURU YESU.

It is certified that I have complied with other legal requirements in this connection.

GUDDETI YESU
(Sd. in existing name)

I, hitherto known as K. MANAVALA MAMUNI son of Shri KUPPUSAMI CHETTIAR, employed as Khalasi in Wagon Repair Shop, Carriage Works, Southern Railway, Perambur, Madras, residing at 6, Somasundara Thevar Second Street, Ayanavaram, Madras, have changed my name and shall hereafter be known as K. MANAVALAN.

It is certified that I have complied with other legal requirements in this connection.

K. MANAVALA MAMUNI
(Sd. in existing name)

I, hitherto known as BHAIA RAMESH BHAI son of Shri TULSIDAS, residing at Gorwa Road, Geetanivas Hotel, have changed my name and shall hereafter be known as SHASAMA RAMESH BHAI TULSIDAS.

It is certified that I have complied with other legal requirements in this connection.

BHAIA, R. T.
(Sd. in existing name)

I, hitherto known as M. SELVAN son of Shri MADURA NAYKAM MATHIAS, employed as Skilled Artisan in Southern Railway Workshop, Mysore (South), residing at Javare Gowda Lodge, Room No. 22-D, Subbiah Road, Mysore, have changed my name and shall hereafter be known as S. A. MATHIAS.

It is certified that I have complied with other legal requirements in this connection.

M. SELVAN
(Sd. in existing name)

I, hitherto known as VAIKUNTH POROBO DARVOTKAR son of NARSINHA RANGA DHARWADKAR, employed as Exchange Sw/Bd, Mechanic in Bombay Telephone W/Shops, Bombay-11, have changed my name and shall hereafter be known as VAIKUNTH NARSINHA DHARWADKAR.

It is certified that I have complied with other legal requirements in this connection.

V. P. DARVOTKAR
(Sd. in existing name)

I, hitherto known as Miss PRAMILA SADASHIV CHITALE daughter of Shri SADASHIV KRISHNA CHITALE, employed as Lower Division Clerk in the office of Regional Provident Fund Commissioner, Bombay-1, residing at Pandurang Wadi, Desai Bungalow, Goregaon, Bombay-62, have changed my name and shall hereafter be known as Mrs. SULABHA PADMAKAR VIDWANS.

It is certified that I have complied with other legal requirements in this connection.

P. S. CHITALE
(Sd. in existing name)

I, hitherto known as V SIDDIAH son of Late JAVARIAH, employed as Boiler Maker in Loco Running Shed, S. Rly., Mysore (Mysore State), residing at Loco Running Shed, S. Rly., Mysore, have changed my name and shall hereafter be known as DODDA PUTTIAH

It is certified that I have complied with other legal requirements in this connection.

V SIDDIAH
(Sd. in existing name)

I, hitherto known as PRASANTA KUMAR SARKAR son of Shri PRAMATHA NATH SARKAR, employed as Hd Clerk in the office of Executive Engineer (OHE)/Gr. 17/RE/ALD, residing at 370, Atturana, Allahabad, have changed my name and shall hereafter be known as PRASANTA KUMAR MUKHERJEE

It is certified that I have complied with other legal requirements in this connection

PRASANTA KUMAR SARKAR
(Sd. in existing name)

I, hitherto known as ANOOP RAJAK son of Shri KUWAR RAJAK, employed as Lower Division Clerk in the office of the Income-tax Officer, Monghyr, have changed my name and shall hereafter be known as ANOOP KUMAR

It is certified that I have complied with other legal requirements in this connection

ANOOP RAJAK
(Sd. in existing name)

I, hitherto known as SAWALYA SUDKYA DHAMSEKAR son of Shri SUDKYA DHAKTU DHAMSEKAR, employed as Packer in Foreign Post, Bombay-1, and residing at Aminabai Chawl, Room No 2, Dr Ambedkar Chauk, 3 Pipe, Kurla, Bombay-70 have changed my name and shall hereafter be known as SAWALARAM SUDKYA JADHAV.

It is certified that I have complied with other legal requirements in this connection

S. S. DHAMSEKAR
(Sd. in existing name)

I, hitherto known as JAWALA DASS son of Shri SHIVCHARAN DASS, employed as Asstt Grade II in Geophysics Directorate, Oil & Natural Gas Commission, 28, Rajpur Road, Dehra Dun have changed my name and shall hereafter be known as JAWALA DASS SHARMA

It is certified that I have complied with other legal requirements in this connection

JAWALA DASS
(Sd. in existing name)

I, hitherto known as SUNIL SIL son of Late KALI KUMAR SIL, employed as B/H Painter, T. No 31000/422, Paint Shop, Kharagpur Workshop, residing at West Subhaspalli, P.O. Kharagpur Dist. Midnapur, have changed my name and shall hereafter be known as SUNIL KUMAR DAS

It is certified that I have complied with other legal requirements in this connection

SUNIL SIL
(Sd. in existing name)

I, hitherto known as BANA BEHARI SEN son of Late ANANDA BEHARI SEN GUPTA, employed as Sorter in Calcutta R.M.S. Dn., have changed my name and shall hereafter be known as BANA BEHARI SEN GUPTA

It is certified that I have complied with other legal requirements in this connection.

BANA BEHARI SEN
(Sd. in existing name)

I, hitherto known as MADHU son of Late MADAN, employed as Hospital Attendant in Health Unit, Siliguri Town, N.F. Rly., residing at Siliguri Town, have changed my name and shall hereafter be known as MADHU MAHATO.

It is certified that I have complied with other legal requirements in this connection.

MADHU
(Sd. in existing name)

I, hitherto known as SHEKOO son of Shri RAGHOB DHENDE, employed as Clerk in C.E.D. Foreign Post, Bombay-1, residing at "Siddharth Colony, Chembur, Bombay-71, have changed my name and shall hereafter be known as SHEKHAR.

It is certified that I have complied with other legal requirements in this connection.

SHEKOO RAGHOO DHENDE
(Sd. in existing name)

I, hitherto known as R NAGAN son of Shri S. RAJU, employed as Telephone Operator in Telephone Exchange, Pattukkottai, residing at Room No 5, Tamilagam Nadimuthunagar, Pattukkottai, have changed my name and shall hereafter be known as R. NAGARAJAN

It is certified that I have complied with other legal requirements in this connection.

R NAGAN
(Sd. in existing name)

I, hitherto known as T. M. SUBRAMANIAN son of Shri MANICKAM CHETTIAR, employed as Postman in Head Post Office, Thanjavur, have changed my name and shall hereafter be known as T M S. MANI.

It is certified that I have complied with other legal requirements in this connection.

T. M. SUBRAMANIAN
(Sd. in existing name)

I, hitherto known as KANNIAH NAIDU son of Shri N. PERUMAL NAIDU, employed as Clerk in Madras City South Division Post Office MS 32, residing at No. 2/11, Perumal Mudali Street, Kondithoppu, Madras-1, have changed my name and shall hereafter be known as T P. KANNAN.

It is certified that I have complied with other legal requirements in this connection.

KANNIAH NAIDU
(Sd. in existing name)

